

## UNITED STATES PRARTMENT OF COMMERCE Patent and Trademico.

09/423471		Address: ASSISTAN Box PCT Washingto	n, D.C. 20231	RPATENTS
U.S. APPLICATION NO.	-747EB GF	FIRST NAMED	APPLICANT	ATTY, DOCKET NO.
09/423, 471	WHITEHOU	JSE	INTERNATION	840, 059 al application no.
MORRIS E COHEN LEVISOHN LERNER 1 757 THIRD AVENUE SUITE 2400		5611 BAM	1.A. FILING DATE	PRIORITY DATE  7/97 2000
Office as	SING REQUIREM DESIGNATED/EL submitted by the applica office (37 CFR 1.494), ice (37 CFR 1.495): eplication in: language. mal application into Eng intors(s) for DO/EO/US. mendments into English, ry Examination Report in the International Preliminational mement(s) filed lement(s) filed change of Address.	lish.	R 35 U.S.C. 371 ICE (DO/EO/US e United States Paten Annexes, if any.	IN THE UNITED
Priority Document. Copy of the International Some Other: The following items MUST be acceptance under 35 U.S.C. 371:  a. Translation of the application	furnished within the per	iod set forth belo	w in order to comple	
later than the appropriate  The current translation.  b. Processing fee for provice appropriate 20 or 30 most c. Oath or declaration of the by the International application on the attached Post of the current oath of the current oath of the current oath of the current oath of the attached Post of the current oath oath oath oath oath oath oath oat	20 or 30 months from ation is defective for the ling the translation of the other from the priority date inventors, in complian cation number and interpret declaration does not ccT/DO/EO/917. the oath or declaration 1 492(e)).  as a large_Applicant must submit	the priority date. reasons indicated e application and the (37 CFR 1.49) the with 37 CFR national filing dat omply with 37 CFR ater that the apprentity small e the additional cla	or the Annexes later (2(f)). 1.497(a) and (b), ider (e). FR 1.497(a) and (b) from the control of	that the  thirtiping the application  for the reasons indicated  this from the  required multiple
which fees are due (37 CFR 1.492) ALL OF THE ITEMS SET FOR' MONTH FROM THE DATE OF DATE FOR THE APPLICATION RESULT IN ABANDONMENT.	g)). See attached PTO- I'H IN 2(a)-2(d) AND 3 THIS NOTICE OR B	875. S ABOVE MUST Y ┌┐ 21 OR ■ 3	BE SUBMITTED VIOLENTING	WITHIN ONE THE PRIORITY
The time period set above may be of CFR 1.136(a).	extended by filing a peti	tion and fee for e	xtension of time unde	er the provisions of 37
Translation of the Annexes MU ancelled. Note processing fee will in The Article 19 amendments a	be required if submitte	d later than 30 m	onths from the priori	ty date.

1.494(d)) or 30 (37 CFR 1.495(d)) months from the priority date.

Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)

A copy of this no	otice MUST be r	eturned with th	is response.
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